1 2 3 4 5 6 7	Matthew B. Lehr (Bar No. 213139) Suong T. Nguyen (Bar No. 237557) David J. Lisson (Bar No. 250994) Chung G. Suh (Bar No. 244889) DAVIS POLK & WARDWELL 1600 El Camino Real Menlo Park, California 94025 Telephone: (650) 752-2000 Facsimile: (650) 752-2111 Attorneys for Plaintiff VNUS Medical Technologies, Inc.		
8	UNITED STATES DISTRICT COURT		
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	VNUS MEDICAL TECHNOLOGIES, INC.,	LEAD CASE NO. C08-03129 MMC	
12	Plaintiff,) CASE NO. C08-3129 MMC	
13	V.))	
1415	BIOLITEC, INC., DORNIER MEDTECH AMERICA, INC., and NEW STAR LASERS, INC. d/b/a COOLTOUCH, INC.,	 STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING OF PRELIMINARY INFRINGEMENT CONTENTIONS, PRELIMINARY 	
16 17	Defendants.	INVALIDITY CONTENTIONS, AND PROPOSED TERMS FOR CONSTRUCTION	
18))	
19	VNUS MEDICAL TECHNOLOGIES, INC.,	CASE NO. C08-04234 MMC (consolidated with C08-3129 MMC)	
20	Plaintiff,)	
21	V.))	
22	TOTAL VEIN SOLUTIONS, LLC d/b/a))	
23	TOTAL VEIN SYSTEMS,		
24	Defendant.		
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STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING OF PRELIMINARY INFRINGEMENT CONTENTIONS, PRELIMINARY INVALIDITY CONTENTIONS, AND PROPOSED TERMS FOR

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CONSTRUCTION

CASE NOs. C08-03129 MMC & C08-04234 MMC

1	WHEREAS, in its Pretrial Preparation Order ("Pretrial Order") dated November 18, 2008		
2	the Court adopted the parties' schedule for pretrial dates as set forth in the joint Case Managemen		
3	Statement and Rule 26(f) Report filed on November 7, 2008;		
4	WHEREAS, under the Pretrial Order the deadline for Plaintiff VNUS Medical		
5	Technologies, Inc. ("VNUS") to serve its Asserted Claims and Preliminary Infringement		
6	Contentions pursuant to Patent L.R. 3-1 and 3-2 is January 13, 2009;		
7	WHEREAS, under the Pretrial Order the deadline for Defendants biolitec, Inc., Dornier		
8	MedTech America, Inc., New Star Lasers, Inc. d/b/a CoolTouch, Inc., and Total Vein Solutions,		
9	LLC d/b/a Total Vein Systems (collectively "Defendants") to serve their Preliminary Invalidity		
10	Contentions pursuant to Patent L.R. 3-3 and 3-4 is February 27, 2009;		
11	WHEREAS, under the Pretrial Order the deadline to exchange proposed terms for		
12	construction and meet and confer pursuant to Patent L.R. 4-1 is March 13, 2009;		
13	WHEREAS good cause for rescheduling these deadlines includes enabling parties and their		
14	counsel to avoid conflict with the year end-holidays and enabling VNUS to conduct depositions or		
15	Defendants pursuant to Fed. R. Civ. P. 30(b)(6) prior to serving its infringement contentions;		
16	NOW, THEREFORE, it is hereby stipulated and agreed by the respective parties by and		
17	through their counsel of record:		
18	1. The deadline for VNUS to serve its Asserted Claims and Preliminary Infringement		
19	Contentions pursuant to Patent L.R. 3-1 and 3-2 shall be moved from January 13, 2009 to February		
20	12, 2009.		
21	2. The deadline for Defendants to serve their Preliminary Invalidity Contentions		
22	pursuant to Patent L.R. 3-3 and 3-4 shall be moved from February 27, 2009 to March 13, 2009.		
23	3. The deadline for the parties to exchange proposed terms for construction and meet		
24	and confer pursuant to Patent L.R. 4-1 is moved from March 13, 2009 to March 20, 2009.		
25	4. All other deadlines in the Pretrial Order shall remain unchanged.		
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1	Dated: December 12, 2008	Respectfully Submitted,
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21		COOLTOUCH, INC.
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28	_	2 REGARDING SCHEDULING OF PRELIMINARY INFRINGEMENT ITY CONTENTIONS, AND PROPOSED TERMS FOR

CASE NOs. C08-03129 MMC & C08-04234 MMC

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28	3 STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING OF PRELIMINARY INFRINGEMENT.

CONTENTIONS, PRELIMINARY INVALIDITY CONTENTIONS, AND PROPOSED TERMS FOR

CONSTRUCTION CASE NOs. C08-03129 MMC & C08-04234 MMC

1	I hereby attest that I have on file written permission to sign this stipulation from all parties
2	whose signatures are indicated by a "conformed" signature (/s/) within this e-filed document.
3	
4	/s/ Diem-Suong T. Nguyen
5	Diem-Suong T. Nguyen
6	PURSUANT TO STIPULATION, IT IS SO ORDERED.
7	
8	Dated: December 16 , 2008
9	Mafine M. Cherry
10	MAXINE M. CHESNEY United States District Judge
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28	4 STIPULATION AND [PROPOSED] ORDER REGARDING SCHEDULING OF PRELIMINARY INFRINGEMENT CONTENTIONS, PRELIMINARY INVALIDITY CONTENTIONS, AND PROPOSED TERMS FOR

CONSTRUCTION

CASE NOs. C08-03129 MMC & C08-04234 MMC